

ATTACHMENT B

License and Maintenance Agreements

Maintenance Policy

Purchasers of Maintenance Licenses are entitled to receive, in addition to product patches and bug fixes, Software Upgrades (Software Upgrade means a revision of Software released by iGrafx during the term of Maintenance that is consistently designated by iGrafx as an "Upgrade", rather than a new product. In most instances an Upgrade will generally be designated by a version number change in the Software immediately to either the right or the left of the decimal (e.g. version 5.1 to 6.0 or version 6.0 to 6.1). During the term of the maintenance, upon general release of a Software Upgrade, iGrafx will notify the licensee of availability of the upgrade by announcing through its customer communications, web site, and direct communications with identified maintenance contacts. Licensee may then request the upgrade as directed in the communications for delivery either electronically or by media. Licensee may then distribute the upgrade in whatever way is best suited for Licensee, including electronically, provided the number of upgrades distributed do not exceed the number of software licenses for which Licensee has purchased maintenance. Licensee is immediately given the right to run the latest version of the software product for licenses that have been enrolled in the maintenance license, regardless of the version of the software license Licensee currently owns.

Purchasers of Maintenance receive 30 days of installation support via the iGrafx Technical support line of 503-404-5999.

After the initial 30 day support period, support is available through the iGrafx Premium Support Self Service Portal:

<http://www.igrafx.com/salesforceform/ssportal.html>

Support requests will be accepted via the Technical support line but the Self Service Portal is the preferred method to achieve the highest level of support and responsiveness.

COREL CORPORATION END USER LICENSE AGREEMENT

ATTENTION: THIS IS A LICENSE, NOT A SALE. THIS PRODUCT IS PROVIDED UNDER THE FOLLOWING END USER LICENSE AGREEMENT ("EULA") AND ALL APPLICABLE ADDENDA ("LICENSE") WHICH DEFINE WHAT YOU MAY DO WITH THE PRODUCT AND CONTAINS LIMITATIONS ON WARRANTIES AND/OR REMEDIES. THIS LICENSE IS GRANTED BY COREL CORPORATION ("Corel") AND INCLUDES THE FOLLOWING:

1. General License Agreement
2. Trial Version Addendum to the General License Agreement
3. SDK Addendum to the General License Agreement
4. Beta Version Addendum to the General License Agreement
5. iGrafx(r) Process Central(r) 2005 Addendum to the General License Agreement
6. iGrafx(r) Viewer 2005 Addendum to the General License Agreement
7. Addendum for Special ESI License Terms

IF YOU ARE DOWNLOADING THIS PRODUCT:

(i) you certify that you are not a minor and that you agree to be bound by all of the terms and conditions set out in this License. Downloading and/or using the Product will be an irrevocable acceptance of the terms and conditions of the License;

(ii) you agree to be responsible for any and all internet service provider fees, telecommunication and other charges that may apply as a result of your download of the Product; and

(iii) you represent and warrant to Corel, if you are accepting on behalf of a company, or other legal entity, that you have full authority to bind such entity.

IF YOU DO NOT AGREE WITH THE ABOVE, DO NOT DOWNLOAD THIS PRODUCT

1. GENERAL LICENSE AGREEMENT

IMPORTANT: CAREFULLY READ THIS LICENSE BEFORE USING THIS PRODUCT. INSTALLING, COPYING, OR OTHERWISE USING THIS PRODUCT INDICATES YOUR ACKNOWLEDGMENT THAT YOU HAVE READ THIS LICENSE AND AGREE TO BE BOUND BY AND COMPLY WITH ITS TERMS. IF YOU DO NOT AGREE AND THIS PRODUCT IS TANGIBLE STORAGE MEDIA (i.e. CD), RETURN THE COMPLETE PRODUCT TO CUSTOMER SERVICE, IGRAFX, A BUSINESS DIVISION OF COREL INC., 7585 SW MOHAWK STREET, TUALATIN OREGON, 97062, USA, WITHIN TEN (10) DAYS OF THE DATE YOU ACQUIRED IT FOR A FULL REFUND. THIS EULA IS YOUR PROOF OF LICENSE. PLEASE TREAT IT AS VALUABLE PROPERTY.

1.1 LICENSE:

COREL ("we" or "us") provides you with a computer program, computer software, including its code, objects including their APIs as well as any images, photographs, templates, animations, video, audio, music, text and "applets" incorporated into the software, the accompanying printed materials, a License, and "online" or electronic documentation (together called the "Product") and we grant you a License to use the Product in accordance with the terms of this License. Any supplemental software code and supporting materials provided to you as part of support services provided by Corel for the Product shall be considered part of the Product and subject to the terms and conditions of this License. The copyright and all other rights to the Product shall remain with us or our licensors. You must reproduce any copyright or other notice(s) marked on the Product on all copies you make.

1.2 YOU MAY:

- (i) install and use one copy of the Product on a single computer. You may also make and use a second copy of the Product on a home or portable computer provided that copy is never loaded in the RAM of the home or portable computer at the same time it is loaded in the RAM of the primary computer;
- (ii) also store or install a copy of the Product on a storage device, such as a network server, used only to install or run the Product on your other computers over an internal network; however, you must acquire and dedicate a license for each separate computer on which the Product is installed or run from the storage device. A license for the Product may not be shared or used concurrently on different computers;
- (iii) make one copy of the Product for archive or backup purposes;
- (iv) transfer the Product to someone else only if you assign all of your rights under this License, cease all use of the Product, erase or destroy any copy (including the hard disk copy) made in support of your use of the Product, and ensure that the person to whom you wish to transfer the Product agrees to the terms of this License; and
- (v) if you have purchased this Product as an upgrade of either a Corel product or another vendor's product, you may continue to use your upgraded product with this Product. If you transfer this Product, you must either transfer the upgraded product at the same time you transfer the Product or destroy the upgraded product at the same time you transfer the Product. If the Product you have purchased is an upgrade of a Corel product, you now may use that upgraded product only in accordance with this License.

1.3 YOU MAY NOT:

- (i) use the Product or make copies of it except as permitted in this License;
- (ii) translate, reverse engineer, decompile, or disassemble the Product except to the extent the foregoing restriction is expressly prohibited by applicable law;
- (iii) rent, lease, assign, or transfer the Product except as set out in Section 1.2 above;
- (iv) modify the Product or merge all or any part of the Product with another program;
- (v) redistribute the fonts or sound files included with the Product; and
- (vi) separate the component parts of the Product for use on more than one computer.

1.4 UNISYS TECHNOLOGY LIMITATION:

Corel products that provide PDF and/or TIFF-LZW and/or GIF and/or Postscript-LZW and/or LZW graphics capability utilize technology covered by U.S. Patent No. 4,558,302, and all foreign counterparts ("Unisys Patent"). The License granted to you hereunder permits you to use the Unisys Patent in conjunction with your use of this Product only. Use of any other product or the performance of any other activity involving the compression/decompression technology covered by the Unisys Patent requires a separate license from Unisys Corporation.

1.5 PRODUCT PATCH, PLUG OR UPDATE

If this is a patch, plug, update or other file located at this site (if you are downloading from the Web) or contained on this storage media (if you are receiving software on CD-ROM) (the "Software"), the Software is designed for use with a Corel application software product (the "Original Application") and is subject to Corel's Limitations of Warranties and Liability (as set out in Section 1.8) and Eligibility provisions (as set out in Section 1.11), as applicable. You are granted a non-exclusive license to use such Software only with the Original Application provided that you still possess a valid license

from Corel for the Original Application. Except as provided below, the Software is subject to the terms and conditions of the License from Corel accompanying the Original Application. If you are downloading this Software, all risk of damage to the Software during transmission and download is assumed by you.

1.6 TERM:

This License shall remain in effect only for so long as you are in compliance with the terms and conditions of this License. This License will terminate if you fail to comply with any of its terms or conditions. You agree, upon termination, to destroy all copies of the Product. The Limitations of Warranties and Liability set out below shall continue in force even after any termination.

1.7 WARRANTY:

IF THIS PRODUCT IS TANGIBLE STORAGE MEDIA (i.e. CD) COREL WARRANTS THAT THIS PRODUCT WILL BE FREE FROM DEFECT IN MATERIALS AND WORKMANSHIP FOR NINETY (90) DAYS FROM THE DATE YOU ACQUIRE IT. IF SUCH A DEFECT OCCURS, RETURN THE MEDIA TO US AT CUSTOMER SERVICE, IGRAFX, A BUSINESS DIVISION OF COREL INC., 7585 SW MOHAWK STREET, TUALATIN OREGON, 97062, USA, AND WE WILL REPLACE IT FREE OF CHARGE. THIS REMEDY IS YOUR EXCLUSIVE REMEDY FOR BREACH OF THIS WARRANTY. IT GIVES YOU CERTAIN RIGHTS AND YOU MAY HAVE OTHER LEGISLATED RIGHTS WHICH MAY VARY FROM JURISDICTION TO JURISDICTION.

1.8 LIMITATION OF WARRANTIES AND LIABILITY:

EXCEPT FOR THE EXPRESS WARRANTY ABOVE, THE PRODUCT IS PROVIDED ON AN "AS IS" BASIS, WITHOUT ANY OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, SATISFACTORY QUALITY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THOSE ARISING BY LAW, STATUTE, USAGE OF TRADE, COURSE OF DEALING OR OTHERWISE. THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF THE PRODUCT IS ASSUMED BY YOU. NEITHER COREL NOR ITS DEALERS OR SUPPLIERS SHALL HAVE ANY LIABILITY TO YOU OR ANY OTHER PERSON OR ENTITY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, LOSS OF REVENUE OR PROFIT, LOST OR DAMAGED DATA OR OTHER COMMERCIAL OR ECONOMIC LOSS, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR THEY ARE FORESEEABLE. WE ARE ALSO NOT RESPONSIBLE FOR CLAIMS BY A THIRD PARTY. OUR MAXIMUM AGGREGATE LIABILITY TO YOU AND THAT OF OUR DEALERS AND SUPPLIERS SHALL NOT EXCEED THE AMOUNT PAID BY YOU FOR THE PRODUCT. THE LIMITATIONS IN THIS SECTION SHALL APPLY WHETHER OR NOT THE ALLEGED BREACH OR DEFAULT IS A BREACH OF A FUNDAMENTAL CONDITION OR TERM OR A FUNDAMENTAL BREACH. SOME STATES/COUNTRIES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

1.9 U.S. GOVERNMENT RIGHTS:

The Product under this License is "commercial computer software" as that term is described in 48 C.F.R. 252.227-7014(a)(1). If acquired by or on behalf of a civilian agency, the U.S. Government acquires this commercial computer software and/or commercial computer software documentation subject to the terms of this License as specified in 48 C.F.R. 12.212 (Computer Software) and 12.211 (Technical Data) of the Federal Acquisition Regulations ("FAR") and its successors. If acquired by or on behalf of any agency within the Department of Defense ("DOD"), the U.S. Government acquires this commercial computer software and/or commercial computer software documentation subject to the terms of this License as specified in 48 C.F.R. 227.7202 of the DOD FAR Supplement ("DFAR") and its successors.

1.10 EXPORT CONTROLS:

If the Product is identified as a not-for-export product (for example, on the box, media or in the installation process), then, unless you have exemption from the United States Department of Commerce or other regulatory authority as designated from time to time the following applies: EXCEPT FOR EXPORT TO CANADA FOR USE IN CANADA BY CANADIAN CITIZENS, THE PROGRAM MAY NOT BE EXPORTED OUTSIDE OF THE UNITED STATES OR TO ANY FOREIGN ENTITY OR "FOREIGN PERSON" AS DEFINED BY THE U.S. GOVERNMENT REGULATIONS, INCLUDING WITHOUT LIMITATION, ANYONE WHO IS NOT A CITIZEN, NATIONAL OR LAWFUL PERMANENT RESIDENT OF THE UNITED STATES. BY AGREEING TO THE TERMS OF THIS LICENSE YOU ARE WARRANTING TO COREL THAT YOU ARE NOT A "FOREIGN PERSON" OR UNDER THE CONTROL OF A "FOREIGN PERSON".

1.11 ELIGIBILITY:

If you are downloading this Product from the Web, to be eligible to download the Product you must be in compliance with applicable export laws. By accepting the EULA you are representing and warranting to Corel you are compliant with the following statements: (i) you are not a citizen, national or resident of, and are not under the control of, the government of: Cuba, Iran, Iraq, Libya, North Korea, Sudan, Syria, Serbia, Taliban-controlled areas of Afghanistan, nor any other country to which the United States has prohibited export; (ii) you will not download or otherwise export or re-export the Product, directly or indirectly, to the countries mentioned in clause (i) nor to citizens, nationals or residents of those countries; (iii) you are not listed in the United States Department of Treasury lists of Specially Designated Nationals, Specially Designated Terrorists, and Specially Designated Narcotic Traffickers, nor are you listed on the United States Department of Commerce Table of Denial Orders; (iv) you will not download or otherwise export or re-export the Product, directly or indirectly, to persons on the lists mentioned in clause (iii); and (v) you will not use the Product for, and will not allow the Product to be used for, any purposes prohibited by United States law, including, without limitation, for the development, design, manufacture or production of nuclear, chemical or biological weapons of mass destruction.

If you cannot represent and warrant that you are in compliance with the above statements, you are not eligible to download the Product.

1.12 GENERAL:

This License is the entire agreement between us, superseding any other agreement or discussions, oral or written other than a separate, valid and existing license agreement entered into between you and Corel or any of its subsidiaries or affiliates (the "Other License") in which case that Other License governs to the extent of any inconsistency between this License and that Other License, and may not be changed except by a signed agreement. This License shall be construed and interpreted in accordance with the substantive laws of the United States of America. By the execution of the associated Contract for the sale of this software, Corel expressly agrees to waive any rights to invoke the jurisdiction of any national or international courts external to the jurisdiction of the United States. Corel further agrees to accept the exclusive jurisdiction of the United States Armed Services Board of Contract Appeals and the United States Court of Federal Claims for the hearing and determination of any and all disputes that may arise under this license. If any provision of this License is declared by a Court of competent jurisdiction to be invalid, illegal, or unenforceable, such a provision shall be severed from the License and the other provisions shall remain in full force and effect. The parties have requested that this Agreement and all documents contemplated hereby be drawn up in English.

2. TRIAL VERSION ADDENDUM TO THE GENERAL LICENSE AGREEMENT:

IF THIS PRODUCT IS IDENTIFIED AS A TRIAL VERSION, YOUR USE OF THE TRIAL VERSION PRODUCT IS GOVERNED BY THE TERMS OF THE GENERAL LICENSE AGREEMENT AS MODIFIED BY THE TERMS OF THIS TRIAL VERSION ADDENDUM. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF THE GENERAL LICENSE AGREEMENT AND THIS TRIAL VERSION ADDENDUM, THE TERMS OF THE TRIAL VERSION ADDENDUM SHALL GOVERN.

THIS PRODUCT IS A TRIAL VERSION ONLY. UPON EXPIRATION OF THE TRIAL PERIOD SPECIFIED WITHIN THIS PRODUCT, WHICH WILL COMMENCE UPON THE INITIAL LAUNCH OF THIS PRODUCT, YOU WILL NOT BE ABLE TO MODIFY ANY FILES CREATED WITH THIS TRIAL VERSION AND THE PRODUCT'S CAPABILITIES WILL BECOME RESTRICTED UNLESS YOU HAVE INSTALLED A RETAIL VERSION OF THE PRODUCT.

THIS TRIAL VERSION CONTAINS A LIMITED NUMBER OF MAJOR MODULE(S) INCLUDED IN THE RETAIL VERSION OF THE PRODUCT AND THESE ARE THE ONLY MODULE(S) YOU WILL BE ABLE TO INSTALL. EXTRA VALUE COMPONENTS AND APPLICATIONS OF THE RETAIL VERSION OF THE PRODUCT ARE NOT INCLUDED. ALL REFERENCES TO OTHER APPLICATIONS, EXTRA LIBRARIES OR OTHER CD-ROMS THAT MAY APPEAR IN THIS TRIAL VERSION OF THE PRODUCT ARE NOT APPLICABLE.

YOU ARE GRANTED A LICENSE TO USE THE TRIAL VERSION OF THE PRODUCT ONLY. SUCH LICENSE SHALL CONTINUE FOR THE PERIOD SET OUT ABOVE, AFTER WHICH TIME YOUR LICENSE TO USE THE TRIAL VERSION SHALL TERMINATE.

ANY ATTEMPT TO CIRCUMVENT ANY EXPIRY DATE TECHNOLOGY/TIME BOMB MECHANISM OR OTHER MECHANISM CONTAINED WITHIN THE SOFTWARE WHICH IS INTENDED TO LIMIT YOUR ABILITY TO USE THE SOFTWARE TO A SPECIFIED PERIOD IS A VIOLATION OF THIS LICENSE. ANY ATTEMPT TO CIRCUMVENT ANY SUCH EXPIRY DATE TECHNOLOGY/TIME BOMB MECHANISM SHALL RESULT IN THE IMMEDIATE TERMINATION OF YOUR LICENSE TO USE THE SOFTWARE.

3. SDK ADDENDUM TO THE GENERAL LICENSE AGREEMENT:

IF THIS PRODUCT CONTAINS A COREL SOFTWARE DEVELOPER'S TOOLKIT ("SDK"), YOUR USE OF THE SDK PORTION OF THE PRODUCT IS GOVERNED BY THE TERMS OF THE GENERAL LICENSE AGREEMENT AS MODIFIED BY THE TERMS OF THIS SDK ADDENDUM TO THE GENERAL LICENSE AGREEMENT. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF THE GENERAL LICENSE AGREEMENT AND THIS SDK ADDENDUM, THE TERMS OF THIS SDK ADDENDUM TO THE GENERAL LICENSE AGREEMENT SHALL GOVERN.

It is Corel's intention in designing the Software Developer's Kit to make it compatible with other versions of the Software Developer's Kit. However, since it is constantly being modified and reorganized, with certain capabilities added to or eliminated from any particular version or product, Corel makes no representations or warranties concerning compatibility with other versions or products.

You are solely responsible for determining the usefulness of the Software Developer's Kit for your particular purpose. The Software Developer's Kit is provided to software developers with the expectation that the developers are capable of writing and debugging their own programs; Corel does not assume any support obligations with respect to the Software Developer's Kit or the use thereof. Any research, development, or evaluations you perform is done entirely at your own risk.

3.1 YOU MAY:

(i) use the SDK solely for the purpose of developing, manufacturing, marketing and supporting one or more applications software package(s) ("Software Application Product"); and
(ii) reproduce and sublicense the software program files included in the SDK's 'Redistributables' folder ("SDK files"), provided the files are in executable format and incorporated into a Software Application Product developed by you. Any sublicense of the SDK files shall be granted solely for the use of these SDK files in connection with and as a sublicensed part of a Software Application Product for any support, service, upgrades or other assistance.

3.2 YOU MAY NOT:

(i) remove or alter any copyright notice, trademark, or other proprietary rights notice placed by Corel on the SDK or any portion thereof.

3.3 INDEMNIFICATION: You agree to indemnify and hold Corel harmless from and against any and all costs, liabilities, claims, or demands (including reasonable attorney's fees and expenses of any kind whatsoever) that arise or result from the use, reproduction or distribution of your Software Application Product, documentation, or promotional or sales materials.

3.4 COREL TRADEMARKS AND TRADENAMES: You may not refer to Corel or include any Corel trademarks in or on any material except for the sole purpose of stating that a Software Application Product may be utilized in connection with the specific Corel software product. In the event you refer to Corel or include the trademarks in or on any program materials or any packaging, marketing, or advertising materials, the trade name or trademarks must be accompanied with the following footnote disclaimer printed in a clearly legible manner on the same page in no smaller than ten-point type:

"This product is not manufactured, approved, or supported by Corel Corporation."

4. BETA VERSION ADDENDUM TO THE GENERAL LICENSE AGREEMENT:

IF THIS PRODUCT IS IDENTIFIED AS A BETA VERSION, YOUR USE OF THIS PRODUCT IS GOVERNED BY THE TERMS OF THE GENERAL LICENSE AGREEMENT AS MODIFIED BY THE TERMS OF THIS BETA VERSION ADDENDUM TO THE GENERAL LICENSE AGREEMENT. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF THE GENERAL LICENSE AGREEMENT AND THIS BETA VERSION ADDENDUM, THE TERMS OF THIS BETA VERSION ADDENDUM TO THE GENERAL LICENSE AGREEMENT SHALL GOVERN. IN THE EVENT THAT YOU ARE AN AUTHORIZED COREL BETA TEST SITE AND HAVE BEEN AUTHORIZED TO TEST A BETA VERSION PRODUCT THAT HAS NOT BEEN MADE PUBLICLY AVAILABLE BY COREL, YOUR USE OF THE BETA VERSION PRODUCT SHALL BE GOVERNED BY THE TERMS OF THE BETA TEST SITE LICENSE AGREEMENT ENTERED INTO BETWEEN COREL AND YOURSELF AND THE PROVISIONS SET OUT BELOW SHALL NOT APPLY.

4.1 LICENSE GRANT: Corel grants to you a non-exclusive license to use the Product for evaluation and trial purposes only for a limited time. This license does not entitle you to hard-copy documentation, support or telephone assistance. While Corel intends to distribute a commercial release of the Product, Corel reserves the right at any time not to release a commercial release of the Product or, if released, to alter prices, features, licensing terms, or other characteristics of the commercial release.

4.2 TERMINATION: The license granted under this Beta Addendum will terminate thirty (30) days following Corel's release of a commercial release of the Product. The license will terminate automatically if you fail to comply with the

limitations described herein. You must destroy all copies of the Product upon termination.

4.3 DISCLAIMER OF WARRANTIES: USER ACKNOWLEDGES THAT THE PRODUCT IS A PRE-RELEASE PRODUCT AND IS PROVIDED ON AN "AS IS" BASIS AND WITHOUT WARRANTY. THE PRODUCT MAY CONTAIN BUGS, ERRORS AND OTHER PROBLEMS THAT COULD CAUSE SYSTEM FAILURES OR MAY NOT PERFORM ALL FUNCTIONS FOR WHICH IT IS INTENDED OR REPRESENTED AND THE USE OF THE PRODUCT IS ENTIRELY AT THE USER'S RISK. THIS DISCLAIMER IS IN LIEU OF ALL WARRANTIES WHETHER EXPRESS OR IMPLIED, ARISING BY STATUTE, OPERATION OF LAW OR OTHERWISE, INCLUDING IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, MERCHANTABLE QUALITY, SATISFACTORY QUALITY OR FITNESS FOR A PARTICULAR PURPOSE.

5. IGRAFX(r) PROCESS CENTRAL(r) 2005 ADDENDUM TO THE GENERAL LICENSE AGREEMENT:

IF THIS PRODUCT IS IGRAFX(r) PROCESS CENTRAL(r) 2005, YOUR USE OF THE PRODUCT IS GOVERNED BY THE TERMS OF THE GENERAL LICENSE AGREEMENT AS MODIFIED BY THE TERMS OF THIS IGRAFX PROCESS CENTRAL 2005 ADDENDUM TO THE GENERAL LICENSE AGREEMENT. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF THE GENERAL LICENSE AGREEMENT AND THIS IGRAFX PROCESS CENTRAL 2005 ADDENDUM, THE TERMS OF THIS IGRAFX PROCESS CENTRAL ADDENDUM TO THE GENERAL LICENSE AGREEMENT SHALL GOVERN.

If the product is the iGrafx Process Central 2005, notwithstanding anything to the contrary in the General License Agreement, the following applies:

5.1 You may create iGrafx Process Central 2005 repositories on a single Server. If the Server has more than one processor, you must obtain a separate license for each processor on that Server. As an exception to that rule, if you have made a processor inaccessible to all operating system copies on which iGrafx Process Central 2005 is set up to run, you do not need a license for that processor. Examples of processors that you have made inaccessible to operating system copies are processors that you have isolated by partitioning or other similar method. You do not need more than one iGrafx Process Central 2005 for any processor.

5.2 You may install the Client, Server Administrator, Mail Central, and Web Central components of iGrafx Process Central 2005 on any internal device.

5.3 Any number of users may access iGrafx Process Central 2005 repositories so long as you have acquired a valid license for each processor on the Server where the iGrafx Process Central 2005 repositories reside.

6. IGRAFX(r) VIEWER 2005 ADDENDUM TO THE GENERAL LICENSE AGREEMENT:

IF THIS PRODUCT IS THE IGRAFX(r) VIEWER 2005 YOUR USE OF THE IGRAFX VIEWER 2005 PRODUCT IS GOVERNED BY THE TERMS OF THE GENERAL LICENSE AGREEMENT AS MODIFIED BY THE TERMS OF THIS IGRAFX VIEWER 2005 ADDENDUM TO THE GENERAL LICENSE AGREEMENT. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF THE GENERAL LICENSE AGREEMENT AND THIS ADDENDUM, THE TERMS OF THIS ADDENDUM TO THE GENERAL LICENSE AGREEMENT SHALL GOVERN.

You may not modify or enhance iGrafx Viewer 2005 in order to use iGrafx Viewer 2005 to create or save files in any manner not supported by iGrafx Viewer 2005.

7. Addendum for Special ESI License Terms:

7.1 The licenses acquired under this agreement are Perpetual Licenses.

7.2 Licenses are transferable within the authorized user community, including contractors working on DoD programs as stated in paragraph B.1 of the ESI agreement.

7.3 In lieu of any audit provisions in the license agreement, Licensee may perform an internal audit and will use its best efforts to keep full and accurate accounts that may be used to properly ascertain and verify numbers of licenses in use. Licensee may permit Corel to have access to Licensee records and computer systems and the right to audit such systems to insure software use is in accordance with its license terms. All vendor personnel must have appropriate security clearances to gain access to Licensee site or data. In addition, the audit shall not result in any payment obligations except acquisition of underreported licenses and / or maintenance.

7.4 The terms and conditions found in paragraph 5 of the EULA also apply to iGrafx Enterprise Central 2006.

7.5 "Indemnification for Infringement" or "Proprietary Rights Indemnity" license provisions must be consistent with the Federal Acquisition Regulations (FAR) 52.212-4(h), Patent Indemnity.

7.6 Functionality Replacement and Extended Support. If the form, fit, or functionality contained in any licensed products acquired hereunder is substantially reduced or if the product is replaced and/or Corel provides this same or substantially similar functionality as a separate or renamed product, then the DoD is entitled to license such software at no additional licenses or maintenance fees provided the licenses are covered by a current maintenance contract. However throughout the term of this agreement, the contractor will make available support services for a period of one year from the date of discontinuance for any products that are discontinued. Further, if product maintenance was purchased, its period of performance will remain in effect for the replacement products.

7.7 Rights of Survivorship of the Agreement. This Agreement shall survive unto Corel, its Successor, rights and assigns. The software and agreement terms and conditions as covered under this agreement shall survive this agreement notwithstanding the acquisition or merger of Corel iGrafx by or with another entity. Any software name changes, re-packaging or merger of similar products that carry forward the same or similar function of the software shall, for licenses covered by a current maintenance contract, be supported with updates, upgrades and new releases by Corel as generally made available to other maintenance customers, under this agreement at no additional cost.

IN WITNESS WHEREOF, the parties have caused these terms and conditions to be executed by their duly authorized representatives as of the date signed by Corel.

Corel Corporation

Per: [Signature]
Name: Doug McCollam
Title: CPO
Date: May 25, 2006

Licensee

Per: [Signature]
Name: [Signature]
Title: Contracting Officer
Date: 31 MAY 06